

REVIEWED

By Larisha Davis at 10:36 am, Jun 26, 2007

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**U.S. District Court
District of Delaware (Wilmington)
CIVIL DOCKET FOR CASE #: 1:04-cv-01507-SLR
Internal Use Only**

LP Matthews LLC v. Bath & Body Works, et al
Assigned to: Honorable Sue L. Robinson
Demand: \$0
Case in other court: Federal Circuit, 07-01123
Federal Circuit, 07-01124
Federal Circuit, 07-01137
Cause: 35:145 Patent Infringement

Date Filed: 12/08/2004
Date Terminated: 11/14/2006
Jury Demand: Both
Nature of Suit: 830 Patent
Jurisdiction: Federal Question

Plaintiff

LP Matthews LLC

represented by **Frederick L. Cottrell, III**
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V.

Defendant

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Defendant

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(See above for address)

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Defendant

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Defendant

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Counter Claimant

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represented by **Francis G.X. Pileggi**
(See above for address)
LEAD ATTORNEY

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



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












represented by **Francis G.X. Pileggi**
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















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
















Counter Defendant**LP Matthews LLC**
















represented by **Robert Auchter**
 (See above for address)
ATTORNEY TO BE NOTICED


















Date Filed	#	Docket Text
12/08/2004	1	COMPLAINT filed. Magistrate Consent Notice to Pltf. FILING FEE \$ 150.00 RECEIPT # 137312 (dab) (Entered: 12/09/2004)
12/08/2004		DEMAND for jury trial by LP Matthews LLC (dab) (Entered: 12/09/2004)
12/08/2004		No summons issued. (dab) (Entered: 12/09/2004)
12/08/2004	2	Report to Commissioner of Patents and Trademarks. Exit original. RE 5,063,062 (dab) (Entered: 12/09/2004)
12/15/2004	3	CASE assigned to Judge Sue L. Robinson . Notice to all parties. (rjb) (Entered: 12/15/2004)
02/02/2005	4	NOTICE of Amended Complaint by LP Matthews LLC (fmt) (Entered: 02/03/2005)
02/02/2005	5	AMENDED COMPLAINT For Patent Infringement and Demand for Jury Trial by LP Matthews LLC , amending [1-1] complaint (fmt) (Entered: 02/03/2005)
02/02/2005		SUMMONS(ES) issued for KAO Brands Co. copies to: cnsl (fmt) (Entered: 02/03/2005)
02/03/2005	6	RETURN OF SERVICE executed as to KAO Brands Co. 2/3/05 Answer due on 2/23/05 for KAO Brands Co. (fmt) (Entered: 02/03/2005)
02/09/2005	7	WAIVER OF SERVICE Returned Executed as to Bath & Body Works, Limited Brands Inc. 2/3/05 Answer due on 4/4/05 for Limited Brands Inc., for Bath & Body Works; signed by Michael Zinna, Summit, NJ (fmt) Modified on 02/10/2005 (Entered: 02/10/2005)
02/09/2005	8	Letter to Clerk from A. Schwartz enclosing Exhibit 1 to the Amended Complaint; inadvertently did not attach a complete copy of Exhibit 1 (fmt) (Entered: 02/10/2005)
02/28/2005	 9	ANSWER to Amended Complaint by KAO Brands Co..(fmt,) (Entered: 02/28/2005)
02/28/2005		(Court only) ***Attorney Richard L. Horwitz for KAO Brands Co. added per D.I. 9 (fmt,) (Entered: 02/28/2005)
03/04/2005	 10	Disclosure Statement pursuant to Rule 7.1 filed by LP Matthews LLC. (Schwartz, Alyssa) (Entered: 03/04/2005)
03/04/2005	 11	CERTIFICATE OF SERVICE of Initial Disclosure Pursuant to Rule 7.1(a) by LP Matthews LLC re 10 Disclosure Statement (Schwartz, Alyssa) (Entered: 03/04/2005)
03/08/2005	 12	MOTION for Summary Judgment of <i>non-infringement</i> - filed by KAO Brands Co..

		signed by Atty David Moore(Horwitz, Richard) Modified on 3/9/2005 (fmt,). (Entered: 03/08/2005)
03/08/2005	 13	SEALED MEMORANDUM in Support re 12 MOTION for Summary Judgment of <i>non-infringement</i> filed by KAO Brands Co..Answering Brief/Response due date per Local Rules is 3/22/2005. signed by Atty David Moore (Horwitz, Richard) Modified on 3/9/2005 (fmt,). (Entered: 03/08/2005)
03/09/2005	 14	Disclosure Statement pursuant to Rule 7.1 filed by KAO Brands Co. identifying Kao Corporation, Tokyo, Japan as Corporate Parent. (Moore, David) (Entered: 03/09/2005)
03/09/2005	 15	MOTION for Pro Hac Vice Appearance of Attorney Arthur I. Neustadt and Richard L. Chinn - filed by KAO Brands Co.. (Moore, David) (Entered: 03/09/2005)
03/09/2005	 16	NOTICE OF SUBSTITUTION OF COUNSEL re LP Matthews LLC: Entry of appearance of attorney Steven J. Balick. Attorney Frederick L. Cottrell, III and Alyssa M. Schwartz terminated. (Balick, Steven) (Entered: 03/09/2005)
03/09/2005		(Court only) *** Attorney Frederick L. Cottrell, III terminated. (dab,) (Entered: 03/10/2005)
03/11/2005		SO ORDERED, re 15 MOTION for Pro Hac Vice Appearance of Attorney Arthur I. Neustadt and Richard L. Chinn filed by KAO Brands Co., . Signed by Judge Sue L. Robinson on 3/11/05. (rld,) (Entered: 03/11/2005)
03/11/2005	 17	REDACTED MEMORANDUM in Support re 12 MOTION for Summary Judgment of <i>non-infringement</i> (<i>PUBLIC VERSION of D.I. 13</i>) filed by KAO Brands Co..Answering Brief/Response due date per Local Rules is 3/25/2005. (Moore, David) Modified on 3/12/2005 (fmt,). Modified on 3/22/2005 (fmt,). (Entered: 03/11/2005)
03/17/2005	 18	MOTION for Pro Hac Vice Appearance of Attorney Ronald J. Schutz, Robert A. Auchter, and Jason R. Buratti - filed by LP Matthews LLC. (Day, John) (Entered: 03/17/2005)
03/21/2005		(Court only) ***Deadlines terminated. (rld,) (Entered: 03/21/2005)
03/22/2005	 19	MEMORANDUM in Opposition re 12 MOTION for Summary Judgment of <i>non-infringement</i> filed by LP Matthews LLC.Reply Brief due date per Local Rules is 3/29/2005. (Attachments: # 1 Exhibit A # 2 Exhibit B)(Day, John) Modified on 3/22/2005 (fmt,). (Entered: 03/22/2005)
03/22/2005	 20	Letter to Ms. Maria Moore from John G. Day regarding Pro Hac Vice Admission of Ronald J. Schutz re 18 MOTION for Pro Hac Vice Appearance of Attorney Ronald J. Schutz, Robert A. Auchter, and Jason R. Buratti. (Day, John) (Entered: 03/22/2005)
03/23/2005		SO ORDERED, re 18 MOTION for Pro Hac Vice Appearance of Attorney Ronald J. Schutz, Robert A. Auchter, and Jason R. Buratti filed by LP Matthews LLC, . Signed by Judge Sue L. Robinson on 3/23/05. (rld,) (Entered: 03/23/2005)
03/29/2005	 21	REPLY BRIEF re 12 MOTION for Summary Judgment of <i>non-infringement</i> [<i>KBC's Reply in Support of its Motion for Summary Judgment of Non-Infringement</i>] filed by KAO Brands Co.. (Moore, David) (Entered: 03/29/2005)
04/04/2005	 22	ANSWER to Amended Complaint , <i>Affirmative Defenses and</i> , COUNTERCLAIM against LP Matthews LLC by Bath & Body Works Inc., Limited Brands Inc..(Pileggi, Francis) (Entered: 04/04/2005)
04/04/2005		(Court only) ***Attorney Francis G.X. Pileggi for Bath & Body Works Inc. and Limited Brands Inc. added. (fmt,) (Entered: 04/04/2005)
04/05/2005	 23	ANSWER to Amended Complaint by KAO Corporation.(Moore, David) (Entered: 04/05/2005)
04/05/2005		(Court only) ***Attorney David Ellis Moore for KAO Corporation added. (fmt,)















		09/21/2005)
09/27/2005	 84	NOTICE OF SERVICE of Notice of Subpoena Directed to Vee Pak, Inc. by LP Matthews LLC.(Day, John) (Entered: 09/27/2005)
09/27/2005	 85	NOTICE OF SERVICE of Notice of Subpoena Directed to Thibiant International, Inc. by LP Matthews LLC.(Day, John) (Entered: 09/27/2005)
09/27/2005	 86	NOTICE OF SERVICE of Notice of Subpoena Directed to Cosmetic Essence, Inc. by LP Matthews LLC.(Day, John) (Entered: 09/27/2005)
09/29/2005	 87	NOTICE OF SERVICE of Plaintiff's First Set of Requests for Admissions to Defendants Kao Brands Co. and Kao Corporation by LP Matthews LLC.(Day, John) (Entered: 09/29/2005)
09/30/2005	 88	MOTION to Dismiss Based upon Lack of Standing If LPM Refuses to Join Greenspan - filed by KAO Brands Co.. (Attachments: # 1 Text of Proposed Order)(Moore, David) (Entered: 09/30/2005)
09/30/2005	 89	SEALED OPENING BRIEF in Support re 88 MOTION to Dismiss Based upon Lack of Standing If LPM Refuses to Join Greenspan filed by KAO Brands Co..Answering Brief/Response due date per Local Rules is 10/17/2005. (Moore, David) (Entered: 09/30/2005)
09/30/2005	 90	NOTICE OF SERVICE of Defendant KBC's Second Set of Interrogatories (Nos. 9-12) by KAO Brands Co., KAO Corporation.(Moore, David) (Entered: 09/30/2005)
09/30/2005	 91	NOTICE to Take Deposition of Bath & Body Works, Inc. on October 18, 2005 by LP Matthews LLC. (Attachments: # 1 Tabs 1 through 4)(Day, John) (Entered: 09/30/2005)
09/30/2005	 92	NOTICE to Take Deposition of Limited Brands, Inc. on October 17, 2005 by LP Matthews LLC. (Attachments: # 1 Tabs 1 through 4)(Day, John) (Entered: 09/30/2005)
09/30/2005	 93	NOTICE to Take Deposition of Kao Brands Company on October 12, 2005 by LP Matthews LLC. (Attachments: # 1 Tabs 1 through 5)(Day, John) (Entered: 09/30/2005)
09/30/2005	 94	NOTICE to Take Deposition of Kao Corporation on October 18, 2005 by LP Matthews LLC. (Attachments: # 1 Tabs 1 through 5)(Day, John) (Entered: 09/30/2005)
10/03/2005	 95	REDACTED VERSION of 89 Opening Brief in Support of <i>Its Motion to Dismiss For Lack of Standing if LPM Refuses to Join Greenspan</i> by KAO Brands Co.. (Attachments: # 1 Exhibit A)(Moore, David) (Entered: 10/03/2005)
10/12/2005	 96	First STIPULATION TO EXTEND TIME to serve and file plaintiff's answering brief in opposition to KAO Brands Co.'s motion to dismiss based on lack of standing to October 24, 2005 - filed by LP Matthews LLC, KAO Brands Co.. (Day, John) (Entered: 10/12/2005)
10/13/2005		SO ORDERED, re 96 First STIPULATION TO EXTEND TIME to serve and file plaintiff's answering brief in opposition to KAO Brands Co.'s motion to dismiss based on lack of standing to October 24, 2005 filed by LP Matthews LLC., KAO Brands Co., Set Briefing Schedule: Answering Brief due 10/24/2005. Signed by Judge Sue L. Robinson on 10/12/05. (rld,) (Entered: 10/13/2005)
10/14/2005	 97	NOTICE OF SERVICE of Defendant Bath & Body Works, Inc.'s Response to Plaintiff's Notice of Deposition Pursuant to Rule 30(b)(6) of Defendant Bath & Body Works, Inc. re 91 Notice to Take Deposition by Bath & Body Works Inc.. Related document: 91 Notice to Take Deposition filed by LP Matthews LLC.,(Pileggi, Francis) (Entered: 10/14/2005)
10/14/2005	 98	NOTICE OF SERVICE of Defendant Limited Brands, Inc.'s Response to Plaintiff's Notice of Deposition Pursuant to Rule 30(b)(6) of Defendant Limited Brands, Inc. re 92 Notice to Take Deposition by Limited Brands Inc.. Related document: 92 Notice to
















		Take Deposition filed by LP Matthews LLC,.(Pileggi, Francis) (Entered: 10/14/2005)
10/18/2005		Set Deadlines/Hearings: Discovery Conference set for 10/26/2005 03:00 PM in Courtroom 6B before Honorable Sue L. Robinson. (rld,) (Entered: 10/18/2005)
10/19/2005	 99	NOTICE OF SERVICE of Plaintiff's October 19, 2005 Responses to Bath and Body Works, Inc. and Limited Brands, Inc.'s First Set of Interrogatories by LP Matthews LLC.(Balick, Steven) (Entered: 10/19/2005)
10/20/2005	 100	NOTICE OF SERVICE of Notice of Subpoena Directed to Bradford Soap International, Inc. by LP Matthews LLC.(Balick, Steven) (Entered: 10/20/2005)
10/20/2005	 101	NOTICE OF SERVICE of Notice of Subpoena Directed to Active Organics, Inc. by LP Matthews LLC.(Balick, Steven) (Entered: 10/20/2005)
10/20/2005	 102	NOTICE OF SERVICE of Notice of Subpoena Directed to International Flavors and Fragrances Inc. by LP Matthews LLC.(Balick, Steven) (Entered: 10/20/2005)
10/24/2005	 103	NOTICE OF SERVICE of Bath & Body Works, Inc.'s and Limited Brands, Inc.'s Third Supplemental Response to Plaintiff's First Set of Interrogatories re 29 Notice of Service by Bath & Body Works Inc., Limited Brands Inc.. Related document: 29 Notice of Service filed by LP Matthews LLC,.(Pileggi, Francis) (Entered: 10/24/2005)
10/24/2005	 104	SEALED ANSWERING BRIEF in Opposition re 88 MOTION to Dismiss Based upon Lack of Standing If LPM Refuses to Join Greenspan filed by LP Matthews LLC.Reply Brief due date per Local Rules is 10/31/2005. (Maguire, Lauren) (Entered: 10/24/2005)
10/26/2005	 105	Letter to Chief Judge Robinson from Richard L. Horwitz regarding discovery dispute and discovery hearing scheduled for October 26, 2005. (Horwitz, Richard) (Entered: 10/26/2005)
10/26/2005	 106	Letter to The Honorable Sue L. Robinson from Francis G.X. Pileggi regarding Preparing for Court. (Pileggi, Francis) (Entered: 10/26/2005)
10/26/2005		Minute Entry for proceedings held before Judge Sue L. Robinson : Discovery Conference held on 10/26/2005. (Court Reporter V. Gunning.) (rld,) (Entered: 10/26/2005)
10/27/2005	 107	TRANSCRIPT of Discovery Conference held on 9/21/05 before Judge Robinson. Court Reporter: V. Gunning. (Transcript on file in Clerk's Office) (fmt,) (Entered: 10/27/2005)
10/27/2005	 108	TRANSCRIPT of Discovery Conference held on 10/26/05 before Judge Robinson. Court Reporter: V. Gunning. (Transcript on file in Clerk's Office) (fmt,) (Entered: 10/27/2005)
10/28/2005	 109	REDACTED VERSION of 104 Answering Brief in Opposition to KBC's Motion to Dismiss for Lack of Standing by LP Matthews LLC. (Attachments: # 1 Exhibit A through F# 2 Exhibit G)(Day, John) (Entered: 10/28/2005)
10/28/2005	 110	STIPULATION TO EXTEND TIME [reply brief of KAO Brands Co. in support of its Motion to Dismiss Based on Lack of Standing] to November 7, 2005 - filed by KAO Brands Co.. (Moore, David) (Entered: 10/28/2005)
10/31/2005	 111	NOTICE OF SERVICE of Response to Plaintiff's First Set of Requests for Admissions to Defendants Kao Brands Co. and Kao Corporation re 87 Notice of Service by KAO Brands Co., KAO Corporation. Related document: 87 Notice of Service filed by LP Matthews LLC,.(Moore, David) (Entered: 10/31/2005)
10/31/2005	 112	NOTICE OF SERVICE of Plaintiff's Responses to KBC's Second Set of Interrogatories 9-12 by LP Matthews LLC.(Maguire, Lauren) (Entered: 10/31/2005)
10/31/2005	 113	NOTICE to Take Deposition of Douglas H. Greenspan on November 14, 2005 by KAO Brands Co.(Moore, David) Modified on 11/1/2005 (fmt,). (Entered: 10/31/2005)
















11/01/2005		CORRECTING ENTRY: The docket text of D.I. 113 has been changed to reflect that it has been filed by KAO Brands Co only (fmt,) (Entered: 11/01/2005)
11/01/2005		SO ORDERED, re 88 MOTION to Dismiss Based upon Lack of Standing If LPM Refuses to Join Greenspan filed by KAO Brands Co.,, Set Briefing Schedule: Reply Brief due 11/7/2005. Signed by Judge Sue L. Robinson on 11/1/05. (rld,) (Entered: 11/01/2005)
11/01/2005	 114	NOTICE OF SERVICE of Defendants Bath & Body Works, Inc.'s and Limited Brands, Inc.'s Supplemental Response to Plaintiff's First Set of Interrogatories re 29 Notice of Service by Bath & Body Works Inc., Limited Brands Inc.. Related document: 29 Notice of Service filed by LP Matthews LLC.,(Pileggi, Francis) (Entered: 11/01/2005)
11/07/2005	 115	SEALED REPLY BRIEF re 88 MOTION to Dismiss Based upon Lack of Standing If LPM Refuses to Join Greenspan filed by KAO Brands Co.. (Moore, David) (Entered: 11/07/2005)
11/08/2005	 116	NOTICE OF SERVICE of Plaintiff's November 8, 2005 Responses to Bath and Body Works, Inc. and Limited Brands, Inc.'s First Set of Interrogatories by LP Matthews LLC. (Maguire, Lauren) (Entered: 11/08/2005)
11/08/2005	 117	NOTICE OF SERVICE of Plaintiff's November 8, 2005 Responses to KBC's Second Set of Interrogatories 9-12 by LP Matthews LLC.(Maguire, Lauren) (Entered: 11/08/2005)
11/09/2005	 118	REDACTED VERSION of 115 Reply Brief [<i>KBC's Reply Brief in Support of Motion to Dismiss for Lack of Standing If LPM Refuses to Join Greenspan</i>] by KAO Brands Co.. (Moore, David) (Entered: 11/09/2005)
11/10/2005	 119	NOTICE OF SERVICE of Defendants Bath & Body Works, Inc.'s and Limited Brands, Inc.'s Second Supplemental Response to Plaintiff's Second Set of Rule 34 Requests (Nos. 40-56) re 59 Notice of Service by Bath & Body Works Inc., Limited Brands Inc.. Related document: 59 Notice of Service filed by LP Matthews LLC.,(Pileggi, Francis) (Entered: 11/10/2005)
11/10/2005	 120	NOTICE OF SERVICE of Defendants Bath & Body Works, Inc.'s and Limited Brands, Inc.'s First Supplemental Response to Plaintiff's Second Set of Interrogatories (No. 8) re 58 Notice of Service by Bath & Body Works Inc., Limited Brands Inc.. Related document: 58 Notice of Service filed by LP Matthews LLC.,(Pileggi, Francis) (Entered: 11/10/2005)
11/10/2005	 121	NOTICE OF SERVICE of Defendants Bath & Body Works, Inc.'s and Limited Brands, Inc.'s Second Supplemental Response to Plaintiff's First Set of Rule 34 Requests re 30 Notice of Service by Bath & Body Works Inc., Limited Brands Inc.. Related document: 30 Notice of Service filed by LP Matthews LLC.,(Pileggi, Francis) (Entered: 11/10/2005)
11/10/2005	 122	NOTICE OF SERVICE of Defendants Bath & Body Works, Inc.'s and Limited Brands, Inc.'s Response to Plaintiff's First Set of Interrogatories re 29 Notice of Service by Bath & Body Works Inc., Limited Brands Inc.. Related document: 29 Notice of Service filed by LP Matthews LLC.,(Pileggi, Francis) (Entered: 11/10/2005)
11/16/2005	 123	NOTICE to Take Deposition of Douglas H. Greenspan on December 15, 2005 by KAO Brands Co..(Moore, David) (Entered: 11/16/2005)
11/16/2005	 124	NOTICE to Take Deposition of Philip A. Low on December 16, 2005 by KAO Brands Co..(Moore, David) (Entered: 11/16/2005)
11/17/2005	 125	NOTICE OF SERVICE of Plaintiff's First Set of Requests for Admissions to Defendants Limited Brands, Inc. and Bath & Body Works, Inc. by LP Matthews LLC. (Maguire, Lauren) (Entered: 11/17/2005)
11/18/2005	 126	NOTICE to Take Deposition of Kao Brands Company on December 19, 2005 by LP

		Matthews LLC.(Maguire, Lauren) (Entered: 11/18/2005)
11/22/2005	 127	NOTICE to Take Deposition of Phillip A. Low on 12/14/2005 by Bath & Body Works Inc., Limited Brands Inc..(Pileggi, Francis) (Entered: 11/22/2005)
11/22/2005	 128	NOTICE to Take Deposition of Douglas H. Greenspan on 12/13/2005 by Bath & Body Works Inc., Limited Brands Inc..(Pileggi, Francis) (Entered: 11/22/2005)
11/22/2005	 129	NOTICE to Take Deposition of Kao Brands Company on January 5, 2006 by LP Matthews LLC.(Maguire, Lauren) (Entered: 11/22/2005)
11/22/2005	 130	NOTICE OF SERVICE of Plaintiff's Third Set of Interrogatories to Defendants Kao Brands Company and Kao Corporation by LP Matthews LLC.(Maguire, Lauren) (Entered: 11/22/2005)
11/22/2005	 131	NOTICE OF SERVICE of Plaintiff's Second Set of Requests for Admissions to Defendants Kao Brands Co. and Kao Corporation by LP Matthews LLC.(Maguire, Lauren) (Entered: 11/22/2005)
11/23/2005	 132	NOTICE OF SERVICE of Plaintiff's Third Set of Interrogatories to Defendants Bath & Body Works, Inc. and Limited Brands, Inc. by LP Matthews LLC.(Maguire, Lauren) (Entered: 11/23/2005)
11/23/2005	 133	NOTICE to Take Deposition of Bath & Body Works, Inc. on January 9, 2006 by LP Matthews LLC.(Maguire, Lauren) (Entered: 11/23/2005)
11/23/2005	 134	NOTICE to Take Deposition of Bath & Body Works, Inc. on January 18, 2006 by LP Matthews LLC.(Maguire, Lauren) (Entered: 11/23/2005)
11/29/2005	 135	NOTICE OF SERVICE of Plaintiff's Fourth Set of Interrogatories to Defendants Bath & Body Works, Inc. and Limited Brands, Inc. by LP Matthews LLC.(Maguire, Lauren) (Entered: 11/29/2005)
11/29/2005	 136	NOTICE OF SERVICE of Plaintiff's Second Set of Requests for Admissions to Defendants Limited Brands, Inc. and Bath & Body Works, Inc. by LP Matthews LLC. (Maguire, Lauren) (Entered: 11/29/2005)
11/29/2005	 137	NOTICE OF SERVICE of Plaintiff's Third Set of Requests for Admissions to Defendants Kao Brands Co. and Kao Corporation by LP Matthews LLC.(Maguire, Lauren) (Entered: 11/29/2005)
11/29/2005	 138	NOTICE OF SERVICE of Plaintiff's Fourth Set of Interrogatories to Defendant Kao Brands Company and Kao Corporation by LP Matthews LLC.(Maguire, Lauren) (Entered: 11/29/2005)
12/02/2005	 139	NOTICE to Take Deposition of Bath & Body Works, Inc. on January 24, 2006 by LP Matthews LLC.(Maguire, Lauren) Additional attachment(s) added on 12/5/2005 (fmt,). (Entered: 12/02/2005)
12/02/2005	 140	NOTICE to Take Deposition of Bath & Body Works, Inc. on January 18, 2006 by LP Matthews LLC.(Maguire, Lauren) (Entered: 12/02/2005)
12/05/2005		CORRECTING ENTRY: the initial attachment to D.I. 139 was incorrect; the incorrect attachment has been deleted and the proper one is now attached (fmt,) (Entered: 12/05/2005)
12/05/2005	 141	NOTICE OF SERVICE of Plaintiff's Fifth Set of Interrogatories to Defendants KAO Brands Company and KAO Corporation by LP Matthews LLC.(Balick, Steven) (Entered: 12/05/2005)
12/06/2005	 142	SEALED MOTION to Dismiss for Failure to Join a Party /Opening Brief filed under SEAL - filed by Bath & Body Works Inc., Limited Brands Inc.. (Pileggi, Francis) Modified on 12/12/2005 (fmt,). (Entered: 12/06/2005)

		Body Works Inc.. Related document: 125 Notice of Service filed by LP Matthews LLC., (Pileggi, Francis) (Entered: 12/22/2005)
12/23/2005	154	NOTICE OF SERVICE of Defendants Bath & Body Works, Inc.'s and Limited Brands, Inc.'s Resposne to Plaintiff's Third Set of Interrogatories re 132 Notice of Service by Bath & Body Works Inc., Limited Brands Inc.. Related document: 132 Notice of Service filed by LP Matthews LLC.,(Pileggi, Francis) (Entered: 12/23/2005)
12/28/2005	155	NOTICE OF SERVICE of Defendants Bath & Body Works, Inc.'s and Limited Brands, Inc.s' Second Set of Interrogatory Requests to Plaintiff LP Matthews, LLC by Bath & Body Works Inc., Limited Brands Inc..(Pileggi, Francis) (Entered: 12/28/2005)
12/28/2005	156	NOTICE OF SERVICE of Defendant Limited Brands, Inc.'s First Set of Admission Requests to Plaintiff LP Matthews, LLC by Limited Brands Inc..(Pileggi, Francis) (Entered: 12/28/2005)
12/28/2005	157	NOTICE OF SERVICE of Defendant Bath & Body Works, Inc.'s First Set of Admission Requests to Plaintiff LP Matthews, LLC by Bath & Body Works Inc..(Pileggi, Francis) (Entered: 12/28/2005)
12/29/2005	158	NOTICE OF SERVICE of Response to Plaintiff's Third Set of Requests for Admissions and Response to LP Matthews' Fourth Set of Interrogatories by KAO Brands Co., KAO Corporation.(Moore, David) (Entered: 12/29/2005)
12/29/2005	159	NOTICE OF SERVICE of Plaintiff's Sixth Set of Interrogatories to Defendants Bath & Body Works, Inc. and Limited Brands, Inc. by LP Matthews LLC.(Day, John) (Entered: 12/29/2005)
12/30/2005	160	NOTICE OF SERVICE of Defendant Limited Brands, Inc.'s Responses to Plaintiff's Second Set of Requests for Admissions to Defendants Limited Brands, Inc. and Bath & Body Works, Inc. re 136 Notice of Service by Limited Brands Inc.. Related document: 136 Notice of Service filed by LP Matthews LLC.,(Pileggi, Francis) (Entered: 12/30/2005)
12/30/2005	161	NOTICE OF SERVICE of Defendant Bath & Body Works, Inc.'s Responses to Plaintiff's Second Set of Requests for Admissions to Defendants Limited Brands, Inc. and Bath & Body Works, Inc. re 136 Notice of Service by Bath & Body Works Inc.. Related document: 136 Notice of Service filed by LP Matthews LLC.,(Pileggi, Francis) (Entered: 12/30/2005)
12/30/2005	162	NOTICE OF SERVICE of Defendants Bath & Body Works, Inc.'s and Limited Brands, Inc.'s Response to Plaintiff's Fourth Set of Interrogatories re 135 Notice of Service by Bath & Body Works Inc., Limited Brands Inc.. Related document: 135 Notice of Service filed by LP Matthews LLC.,(Pileggi, Francis) (Entered: 12/30/2005)
12/30/2005	163	NOTICE to Take Deposition of Lisa P. LeDonne on January 18, 2006 by Bath & Body Works Inc..(Pileggi, Francis) (Entered: 12/30/2005)
12/30/2005	164	SEALED ANSWERING BRIEF in Opposition re 142 MOTION to Dismiss for Failure to Join a Party /Opening Brief filed under SEAL filed by LP Matthews LLC.Reply Brief due date per Local Rules is 1/9/2006. (Day, John) (THIS DOCUMENT HAS BEEN CORRECTED, SEE D.I. 170) Modified on 1/8/2006 (fmt,). (Entered: 12/30/2005)
12/30/2005	165	NOTICE to Take Deposition of Philip A. Florenzo on January 17, 2006 by Bath & Body Works Inc..(Pileggi, Francis) (Entered: 12/30/2005)
12/30/2005	166	NOTICE to Take Deposition of LP Matthews, LLC on January 16, 2006 by Bath & Body Works Inc., Limited Brands Inc.. (Attachments: # 1 Supplement Deposition Topics)(Pileggi, Francis) (Entered: 12/30/2005)
12/30/2005		Counsel is hereby notified to view Chief Judge Robinson's website for the most recent version of the Scheduling Order for patent cases noting the revisions/additions to paragraphs numbered 7 and 8(c). (Visit www.ded.courts.gov following these links:

01/12/2006	 181	OBJECTIONS by LP Matthews LLC (<i>Amended Objections to Defendant Kao Brands Company's Notice of Deposition of Philip A. Low</i>). (Maguire, Lauren) (Entered: 01/12/2006)
01/12/2006	 182	NOTICE OF SERVICE of Defendant Kao Brands Company's Supplemental Response to LP Matthews' Interrogatory 3; and Defendant Kao Corporation's Supplemental Response to LP Matthews' Interrogatory 3 by KAO Brands Co., KAO Corporation. (Moore, David) (Entered: 01/12/2006)
01/12/2006	 183	OBJECTIONS by LP Matthews LLC (<i>Objections to Defendant Bath & Body Works, Inc.'s Notice of Deposition of William J. Ingram</i>). (Maguire, Lauren) (Entered: 01/12/2006)
01/12/2006	 184	OBJECTIONS by LP Matthews LLC (<i>Objections to Defendant Bath & Body Works, Inc.'s Notice of Deposition of Timothy J. Martin</i>). (Maguire, Lauren) (Entered: 01/12/2006)
01/13/2006	 185	ORDER Setting Mediation Conferences: Mediation Conference set for 2/2/2006 10:00 AM in Courtroom 6C before Honorable Mary Pat Thyng between plaintiff and defendant KAO ONLY. Signed by Judge Mary Pat Thyng on 1/13/2006. (cab,) (Entered: 01/13/2006)
01/13/2006	 186	ORDER Setting Mediation Conferences: Mediation Conference scheduled for February 3, 2006 at 10:00 AM between plaintiff and defendant Bath & Body Works ONLY has been rescheduled for 6/29/2006 at 10:00 AM in Courtroom 6C before Honorable Mary Pat Thyng. Signed by Judge Mary Pat Thyng on 1/13/2006. (cab,) (Entered: 01/13/2006)
01/13/2006	 187	SEALED REPLY BRIEF re 142 MOTION to Dismiss for Failure to Join a Party /Opening Brief filed under SEAL filed by Bath & Body Works Inc., Limited Brands Inc., KAO Corporation. (Attachments: # 1 Certificate of Service)(Pileggi, Francis) (Entered: 01/13/2006)
01/13/2006	 188	NOTICE OF SERVICE of Plaintiff's January 13, 2006 Responses to Bath and Body Works, Inc. and Limited Brands, Inc.'s First Set of Interrogatories by LP Matthews LLC.(Maguire, Lauren) (Entered: 01/13/2006)
01/13/2006	 189	NOTICE OF SERVICE of Plaintiff's January 13, 2006 Responses to KBC's First Set of Interrogatories 1-8 by LP Matthews LLC.(Maguire, Lauren) (Entered: 01/13/2006)
01/13/2006	 190	NOTICE OF SERVICE of Plaintiff's January 13, 2006 Responses to KBC's Second Set of Interrogatories 9-12 by LP Matthews LLC.(Maguire, Lauren) (Entered: 01/13/2006)
01/16/2006	 191	NOTICE OF SERVICE of Defendants Bath & Body Works, Inc.'s and Limited Brands, Inc.'s January 13, 2006 Supplemental Response to Plaintiff's First Set of Interrogatories re 29 Notice of Service by Bath & Body Works Inc., Limited Brands Inc.. Related document: 29 Notice of Service filed by LP Matthews LLC.,(Pileggi, Francis) (Entered: 01/16/2006)
01/16/2006	 192	NOTICE OF SERVICE of Defendants Bath & Body Works, Inc.'s and Limited Brands, Inc.'s January 13, 2006 Supplemental Response to Plaintiff's Second Set of Interrogatories re 58 Notice of Service by Bath & Body Works Inc., Limited Brands Inc.. Related document: 58 Notice of Service filed by LP Matthews LLC.,(Pileggi, Francis) (Entered: 01/16/2006)
01/16/2006	 193	NOTICE OF SERVICE of Defendants Bath & Body Works, Inc.'s and Limited Brands, Inc.'s January 13, 2006 Supplemental Response to Plaintiff's Third Set of Interrogatories re 132 Notice of Service by Bath & Body Works Inc., Limited Brands Inc.. Related document: 132 Notice of Service filed by LP Matthews LLC.,(Pileggi, Francis) (Entered: 01/16/2006)
01/16/2006	 194	NOTICE OF SERVICE of Defendants Bath & Body Works, Inc.'s and Limited Brands, Inc.'s January 13, 2006 Supplemental Response to Plaintiff's Fifth Set of Interrogatories

	 224	Matthews LLC.(Maguire, Lauren) (Entered: 04/05/2006)
04/25/2006	 225	NOTICE OF SERVICE of Supplemental Expert Report of Larry W. Evans Pursuant to Federal Rules of Civil Procedure Rule 26(A)(2)(B) by LP Matthews LLC.(Maguire, Lauren) (Entered: 04/25/2006)
04/25/2006	 226	NOTICE of Withdrawal of Plaintiff's Notice of Deposition Pursuant to Rules 26 and 30 of G. Stephen Jizmagian, Ph. D. by LP Matthews LLC re 223 Notice to Take Deposition (Maguire, Lauren) (Entered: 04/25/2006)
06/15/2006	 227	ORDER The mediation scheduled for Thursday, June 29, 2006 beginning at 10 AM is canceled. Signed by Judge Mary Pat Thyng on 6/15/2006. (cab,) (Entered: 06/15/2006)
06/15/2006	 228	Joint STATEMENT (<i>Claim Construction</i>) by LP Matthews LLC, Bath & Body Works Inc., Limited Brands Inc., KAO Brands Co., KAO Corporation. (Maguire, Lauren) (Entered: 06/15/2006)
06/15/2006	 229	CLAIM Construction Chart by LP Matthews LLC, Bath & Body Works Inc., Limited Brands Inc., KAO Brands Co., KAO Corporation. (Maguire, Lauren) Additional attachment(s) added on 6/16/2006 (fmt,). (Entered: 06/15/2006)
06/16/2006		CORRECTING ENTRY: The initial attachment to D.I. 229 did not have a cover page with the case caption; the initial attachment has been deleted and the proper one is now attached (fmt,) (Entered: 06/16/2006)
06/22/2006	 230	MOTION to Suppress <i>The Limited Defendants' Motion to Exclude expert testimony of Christopher T. Rhodes</i> - filed by Bath & Body Works Inc., Limited Brands Inc.. (Attachments: # 1 Memo in Support of Motion# 2 Exhibit 1# 3 Exhibit 2# 4 Exhibit 3# 5 Exhibit 4# (6) Exhibit 5# 7 Exhibit 6# 8 Certificate of Service)(Pileggi, Francis) (Entered: 06/22/2006)
06/22/2006	 231	MOTION Daubert Motion to Strike the Expert Report and Exclude the Trial Testimony of the Kao Defendants' Damages Expert - filed by LP Matthews LLC. (Day, John) (Entered: 06/22/2006)
06/22/2006	 232	MOTION to Strike the Expert Reports and Exclude the Trial Testimony of the Limited Defendants' Liability Expert John C. Carson - filed by LP Matthews LLC. (Day, John) (Entered: 06/22/2006)
06/22/2006	 233	MOTION to Strike the Expert Report and Exclude the Trial Testimony of the Kao Defendants' Liability Expert Robert Y. Lochhead - filed by LP Matthews LLC. (Day, John) (Entered: 06/22/2006)
06/22/2006	 234	MOTION to Strike the Expert Report and Exclude the Trial Testimony of the Limited Defendants' Patent Law Expert, Michael H. Davis - filed by LP Matthews LLC. (Day, John) (Entered: 06/22/2006)
06/22/2006	 235	SEALED OPENING BRIEF in Support re 231 MOTION Daubert Motion to Strike the Expert Report and Exclude the Trial Testimony of the Kao Defendants' Damages Expert filed by LP Matthews LLC.Answering Brief/Response due date per Local Rules is 7/7/2006. (Day, John) (Entered: 06/22/2006)
06/22/2006	 236	SEALED OPENING BRIEF in Support re 232 MOTION to Strike the Expert Reports and Exclude the Trial Testimony of the Limited Defendants' Liability Expert John C. Carson filed by LP Matthews LLC.Answering Brief/Response due date per Local Rules is 7/7/2006. (Day, John) (Entered: 06/22/2006)
06/22/2006	 237	SEALED OPENING BRIEF in Support re 233 MOTION to Strike the Expert Report and Exclude the Trial Testimony of the Kao Defendants' Liability Expert Robert Y. Lochhead filed by LP Matthews LLC.Answering Brief/Response due date per Local Rules is 7/7/2006. (Day, John) (Entered: 06/22/2006)

06/22/2006	 238	SEALED OPENING BRIEF in Support re 234 MOTION to Strike the Expert Report and Exclude the Trial Testimony of the Limited Defendants' Patent Law Expert, Michael H. Davis filed by LP Matthews LLC. Answering Brief/Response due date per Local Rules is 7/7/2006. (Day, John) (Entered: 06/22/2006)
06/22/2006	 239	MOTION to Suppress <i>The Limited Defendants' Motion to Exclude expert testimony of Larry W Evans</i> - filed by Bath & Body Works Inc., Limited Brands Inc.. (Attachments: # 1 Memo in Support of Motion# 2 Exhibit 1# 3 Exhibit 2# (4) Exhibit 3# (5) Exhibit 4# (6) Exhibit 5# 7 Certificate of Service)(Pileggi, Francis) (Entered: 06/22/2006)
06/27/2006	 240	REDACTED VERSION of 236 Opening Brief in Support, <i>its Daubert Motion to Strike the Expert Reports and Exclude the Trial Testimony of the Limited Defendants' Liability Expert, John C. Carson</i> by LP Matthews LLC. (Maguire, Lauren) (Entered: 06/27/2006)
06/27/2006	 241	REDACTED VERSION of 238 Opening Brief in Support, <i>its Daubert Motion to Strike the Expert Report and Exclude the Trial Testimony of the Limited Defendants' Patent Law Expert, Michael H. Davis</i> by LP Matthews LLC. (Maguire, Lauren) (Entered: 06/27/2006)
06/27/2006	 242	REDACTED VERSION of 237 Opening Brief in Support, <i>its Daubert Motion to Strike the Expert Report and Exclude the Trial Testimony of the Kao Defendants' Liability Expert, Robert Y. Lochhead</i> by LP Matthews LLC. (Maguire, Lauren) (Entered: 06/27/2006)
06/29/2006		CORRECTING ENTRY: The opinions attached as Exhibit 5 to D.I. 230 and Exhibits 3-5 to D.I. 239 have been deleted from the docket entries. Please see "Important Filing Info." on Chief Judge Robinson's website: Counsel should not file copies of court decisions(e.g., "Compendium of Cases Cited in Brief) unless the case involves a pro se litigant or there is reference in the brief to court decisions that are NOT electronically retrievable via Westlaw or Lexis. (fmt,) (Entered: 06/29/2006)
06/29/2006	 243	E-Mail Request for Emergency Relief dated 6/28/06 and Response Dated 6/29/06; Claim construction briefing is due today, 6/29/06; Summary judgment briefing is due 7/6/06(fmt,) (Entered: 06/29/2006)
06/29/2006	 244	CLAIM CONSTRUCTION OPENING BRIEF filed by KAO Brands Co.. (Moore, David) (Entered: 06/29/2006)
06/29/2006	 245	MOTION for Summary Judgment of <i>Invalidity Based Upon a Subsequent Board Decision</i> - filed by KAO Brands Co.. (Moore, David) (Entered: 06/29/2006)
06/29/2006	 246	OPENING BRIEF in Support re 245 MOTION for Summary Judgment of <i>Invalidity Based Upon a Subsequent Board Decision</i> filed by KAO Brands Co.. Answering Brief/Response due date per Local Rules is 7/14/2006. (Attachments: # 1 Exhibit A) (Moore, David) (Entered: 06/29/2006)
06/29/2006	 247	MOTION for Summary Judgment of <i>Invalidity Based Upon Lack of Written Description</i> - filed by KAO Brands Co.. (Moore, David) (Entered: 06/29/2006)
06/29/2006	 248	SEALED OPENING BRIEF in Support re 247 MOTION for Summary Judgment of <i>Invalidity Based Upon Lack of Written Description</i> filed by KAO Brands Co.. Answering Brief/Response due date per Local Rules is 7/14/2006. (Moore, David) (Entered: 06/29/2006)
06/29/2006	 249	MOTION for Summary Judgment of <i>Non-Infringement</i> - filed by KAO Brands Co.. (Moore, David) (Entered: 06/29/2006)
06/29/2006	 250	SEALED OPENING BRIEF in Support re 249 MOTION for Summary Judgment of <i>Non-Infringement</i> filed by KAO Brands Co.. Answering Brief/Response due date per Local Rules is 7/14/2006. (Moore, David) (Entered: 06/29/2006)
06/29/2006	 251	SEALED DECLARATION re 247 MOTION for Summary Judgment of <i>Invalidity Based Upon Lack of Written Description</i> , 249 MOTION for Summary Judgment of










































































		<i>Non-Infringement</i> by KAO Brands Co.. (Moore, David) (Entered: 06/29/2006)
06/29/2006	 252	DECLARATION re 245 MOTION for Summary Judgment of <i>Invalidity Based Upon a Subsequent Board Decision</i> by KAO Brands Co.. (Attachments: # 1 Exhibit 1-2) (Moore, David) (Entered: 06/29/2006)
06/29/2006	 253	REDACTED VERSION of 235 Opening Brief in Support, by LP Matthews LLC. (Attachments: # 1 Exhibit A-C)(Lydon, Tiffany) (Entered: 06/29/2006)
06/29/2006	 254	SEALED CLAIM CONSTRUCTION OPENING BRIEF filed by LP Matthews LLC. (Lydon, Tiffany) (Entered: 06/29/2006)
06/30/2006	 255	CLAIM CONSTRUCTION OPENING BRIEF <i>Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Opening Claim Construction Brief</i> filed by Bath & Body Works Inc., Limited Brands Inc.. (Attachments: # 1 Affidavit Hill Declaration# 2 Exhibit A# 3 Exhibit B# 4 Exhibit C# 5 Exhibit D# 6 Exhibit E# 7 Exhibit F# 8 Exhibit G# 9 Exhibit H# 10 Exhibit I# 11 Certificate of Compliance)(Pileggi, Francis) (Entered: 06/30/2006)
07/03/2006	 256	MOTION for Summary Judgment <i>for Lack of Standing</i> - filed by Bath & Body Works Inc., Limited Brands Inc.. (Attachments: # 1 Text of Proposed Order)(Pileggi, Francis) (Entered: 07/03/2006)
07/03/2006	 257	SEALED OPENING BRIEF in Support re 256 MOTION for Summary Judgment <i>for Lack of Standing</i> filed by Bath & Body Works Inc., Limited Brands Inc..Answering Brief/Response due date per Local Rules is 7/18/2006. (Pileggi, Francis) (Entered: 07/03/2006)
07/06/2006	 258	MOTION for Summary Judgment <i>Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgment of Unenforceability Due to Inequitable Conduct</i> - filed by Bath & Body Works Inc., Limited Brands Inc.. (Attachments: # 1 Text of Proposed Order # Certificate of Service for Motion and Order# (Pileggi, Francis) Modified on 7/11/2006 (fmt,). (Entered: 07/06/2006)
07/06/2006	 259	MOTION for Summary Judgment ----- <i>Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgement of Non-Infringement of U.S. Patent No. 5,063,062</i> - filed by Bath & Body Works Inc.. (Attachments: # 1 Text of Proposed Order # 2 Affidavit of Service)(Rennie, Sheldon) (Entered: 07/06/2006)
07/06/2006	 260	SEALED OPENING BRIEF in Support re 259 MOTION for Summary Judgment ----- <i>Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgement of Non-Infringement of U.S. Patent No. 5,063,062</i> filed by Bath & Body Works Inc..Answering Brief/Response due date per Local Rules is 7/20/2006. (Attachments: # 1 Declaration# 2 Exhibit A Thru M (under seal)# 3 Affidavit of Service)(Rennie, Sheldon) (Entered: 07/06/2006)
07/06/2006	 261	CERTIFICATE OF SERVICE of by Bath & Body Works Inc. re 260 Opening Brief in Support, (Rennie, Sheldon) (Entered: 07/06/2006)
07/06/2006	 262	MOTION for Summary Judgment (<i>LP Matthews' Cross-Motion for Summary Judgment of Infringement Against the Kao Defendants</i>) - filed by LP Matthews LLC. (Day, John) (Entered: 07/06/2006)
07/06/2006	 263	SEALED OPENING BRIEF in Support re 262 MOTION for Summary Judgment (<i>LP Matthews' Cross-Motion for Summary Judgment of Infringement Against the Kao Defendants</i>) and (<i>Updated ANSWERING BRIEF in Opposition to KBC's March 8, 2005 Motion for Summary Judgment of Non-Infringement (D.I. 12), D.I. 19</i>) filed by LP Matthews LLC.Answering Brief/Response due date per Local Rules is 7/20/2006. (Day, John) Modified on 7/10/2006 (fmt,). (Entered: 07/06/2006)
07/06/2006	 264	ANSWERING BRIEF in Opposition re 230 MOTION to Suppress <i>The Limited Defendants' Motion to Exclude expert testimony of Christopher T. Rhodes</i> filed by LP Matthews LLC.Reply Brief due date per Local Rules is 7/13/2006. (Attachments: # 1
















		Exhibit A# 2 Exhibit B)(Day, John) (Entered: 07/06/2006)
07/06/2006	 265	MOTION for Summary Judgment ----- <i>Defendants Bath & Body Works, Inc. and Limited Brands Inc.'s Motion for Summary Judgement of Invalidity Under 35 U.S.C. 102</i> - filed by Bath & Body Works Inc.. (Attachments: # 1 Proposed Order# 2 Certificate of Service)(Rennie, Sheldon) (Entered: 07/06/2006)
07/06/2006	 266	OPENING BRIEF in Support re 265 MOTION for Summary Judgment ----- <i>Defendants Bath & Body Works, Inc. and Limited Brands Inc.'s Motion for Summary Judgement of Invalidity Under 35 U.S.C. 102</i> filed by Bath & Body Works Inc..Answering Brief/Response due date per Local Rules is 7/20/2006. (Attachments: # 1 Declaration# 2 Exhibit A to Declaration# 3 Exhibit B to Declaration# 4 Exhibit C part 1 to Declaration# 5 Exhibit C part 2 to Declaration# 6 Exhibit C part 3 to Declaration# 7 Exhibit C part 4 to Declaration# 8 Exhibit D to Declaration# 9 Exhibit E to Declaration# 10 Certificate of Service)(Rennie, Sheldon) (Entered: 07/06/2006)
07/06/2006	 267	MOTION for Summary Judgment of <i>Infringement by the Limited Defendants</i> - filed by LP Matthews LLC. (Lydon, Tiffany) (Entered: 07/06/2006)
07/06/2006	 268	MOTION for Summary Judgment ----- <i>Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgement of Invalidity Under 35 U.S.C 103</i> - filed by Bath & Body Works Inc.. (Attachments: # 1 Proposed Order# 2 Certificate of Service)(Rennie, Sheldon) (Entered: 07/06/2006)
07/06/2006	 269	SEALED OPENING BRIEF in Support re 267 MOTION for Summary Judgment of <i>Infringement by the Limited Defendants</i> filed by LP Matthews LLC.Answering Brief/Response due date per Local Rules is 7/20/2006. (Lydon, Tiffany) (Entered: 07/06/2006)
07/06/2006	 270	OPENING BRIEF in Support re 268 MOTION for Summary Judgment ----- <i>Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgement of Invalidity Under 35 U.S.C 103</i> filed by Bath & Body Works Inc..Answering Brief/Response due date per Local Rules is 7/20/2006. (Attachments: # 1 Declaration# 2 Exhibit A to Declaration# 3 Exhibit B to Declaration# 4 Civil Cover Sheet C to Declaration# 5 Exhibit D to Declaration# 6 Exhibit E to Declaration# 7 Exhibit F to Declaration# 8 Exhibit G to Declaration# 9 Exhibit G to Declaration# 10 Exhibit I to Declaration# 11 Exhibit J to Declaration# 12 Errata K to Declaration# 13 Exhibit L to Declaration# 14 Exhibit M to Declaration# 15 Exhibit N to Declaration# 16 Exhibit O part 1 to Declaration# 17 Exhibit O part 2 to Declaration# 18 Exhibit O part 3 to Declaration# 19 Exhibit O part 4 to Declaration)(Rennie, Sheldon) (Entered: 07/06/2006)
07/06/2006	 271	CERTIFICATE OF SERVICE of by Bath & Body Works Inc. re 270 Opening Brief in Support,,, (Rennie, Sheldon) (Entered: 07/06/2006)
07/06/2006	 272	MOTION for Summary Judgment ----- <i>Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgement of Invalidity Under 35 U.S.C 112</i> - filed by Bath & Body Works Inc.. (Attachments: # 1 Proposed Order# 2 Certificate of Service)(Rennie, Sheldon) (Entered: 07/06/2006)
07/06/2006	 273	OPENING BRIEF in Support re 272 MOTION for Summary Judgment ----- <i>Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgement of Invalidity Under 35 U.S.C 112</i> filed by Bath & Body Works Inc..Answering Brief/Response due date per Local Rules is 7/20/2006. (Attachments: # 1 Declaration# 2 Exhibit A to Declaration# 3 Certificate of Service)(Rennie, Sheldon) (Entered: 07/06/2006)
07/06/2006	 284	SEALED OPENING BRIEF in Support re 258 MOTION for Summary Judgment <i>Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgment of Unenforceability Due to Inequitable Conduct</i> filed by Bath & Body Works Inc., Limited Brands Inc..Answering Brief/Response due date per Local Rules is 7/20/2006. (Attachments: # 1 Certificate of Service)(fmt,) (Entered: 07/11/2006)

07/07/2006	 274	SEALED ANSWERING BRIEF in Opposition re 239 MOTION to Suppress <i>The Limited Defendants' Motion to Exclude expert testimony of Larry W Evans</i> filed by LP Matthews LLC.Reply Brief due date per Local Rules is 7/14/2006. (Lydon, Tiffany) (Entered: 07/07/2006)
07/07/2006	 275	REDACTED VERSION of 254 Claim Construction Opening Brief by LP Matthews LLC. (Attachments: # 1 part 2)(Lydon, Tiffany) (Entered: 07/07/2006)
07/07/2006	 276	SEALED ANSWERING BRIEF in Opposition re 233 MOTION to Strike the Expert Report and Exclude the Trial Testimony of the Kao Defendants' Liability Expert Robert Y. Lochhead filed by KAO Brands Co..Reply Brief due date per Local Rules is 7/14/2006. (Moore, David) (Entered: 07/07/2006)
07/07/2006	 277	ANSWERING BRIEF in Opposition re 231 MOTION Daubert Motion to Strike the Expert Report and Exclude the Trial Testimony of the Kao Defendants' Damages Expert filed by KAO Brands Co..Reply Brief due date per Local Rules is 7/14/2006. (Moore, David) (Entered: 07/07/2006)
07/07/2006	 278	REDACTED VERSION of 248 Opening Brief in Support (<i>KBC's Memorandum in Support of its Motion For Summary Judgment of Invalidity Based Upon Lack of Written Description</i>) by KAO Brands Co.. (Attachments: # 1 Exhibit A)(Moore, David) (Entered: 07/07/2006)
07/07/2006	 279	REDACTED VERSION of 250 Opening Brief in Support (<i>KBC's Memorandum in Support of its Motion For Summary Judgment of Non-Infringement</i>) by KAO Brands Co.. (Attachments: # 1 Exhibit A)(Moore, David) (Entered: 07/07/2006)
07/07/2006	 280	REDACTED VERSION of 251 Declaration in Support of <i>KBC's Motions For Summary Judgment of (1) Non-Infringement and (2) Invalidity Based Upon Lack of Written Description</i> by KAO Brands Co.. (Attachments: # 1 Exhibit 1-6)(Moore, David) (Entered: 07/07/2006)
07/07/2006	 281	ANSWERING BRIEF in Opposition to D.I. 234 ----- <i>Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Answering Brief in Opposition to LP Matthews' Daubert Motion to Strike the Expert Report and Trial Testimony of the Limited Defendants' Patent Law Expert, Michael H. Davis</i> filed by Bath & Body Works Inc..Reply Brief due date per Local Rules is 7/14/2006. (Attachments: # 1 Exhibit A to Brief# 2 Exhibit B to brief# 3 Certificate of Service)(Rennie, Sheldon) Modified on 7/10/2006 (fmt,). Modified on 7/10/2006 (fmt,). (Entered: 07/07/2006)
07/07/2006	 282	ANSWERING BRIEF in Opposition to D.I. 232 ----- <i>Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Answering Brief in Opposition to LP Matthew's Daubert Motion to Strike the Expert Reports and Exclude the Trial Testimony of the Limited Defendants' Liability Expert John C. Carson</i> filed by Bath & Body Works Inc..Reply Brief due date per Local Rules is 7/14/2006. (Attachments: # 1 Exhibit A to Brief# 2 Certificate of Service)(Rennie, Sheldon) Modified on 7/10/2006 (fmt,). Modified on 7/10/2006 (fmt,). (Entered: 07/07/2006)
07/11/2006	 283	REDACTED VERSION OF D.I. 257 OPENING BRIEF in Support re 256 MOTION for Summary Judgment <i>for Lack of Standing</i> filed by Bath & Body Works Inc. (Attachments: # 1 Declaration# 2 Certificate of Service)(Rennie, Sheldon) Modified on 7/11/2006 (fmt,). (Entered: 07/11/2006)
07/11/2006		CORRECTING ENTRY: D.I. 283 has been corrected to reflect that it is the Redacted Version of D.I. 257; the reply deadline has been deleted; The "Redacted Document" code under "Other Documents" should have been used. (fmt,) (Entered: 07/11/2006)
07/11/2006		CORRECTING ENTRY: The Opening Brief to D.I. 258 has been docketed with its own docket item number (D.I. 284) - Public and Sealed filings should not be docketed within the same docket entry; D.I. 263 has been linked to D.I. 12 and 19; Note regarding D.I. Nos. 260, 261, 266, 270, 271, 273: In the future, Opening Briefs and Declarations should be filed separately using the correct docketing codes and CERTIFICATES OF
















		SERVICE should be the last page of the main document or filed as an attachment to the main document; D.I. 281 has been linked to D.I. 234 and D.I. 282 has been linked to D.I. 232. (fmt,) (Entered: 07/11/2006)
07/11/2006	 285	REDACTED VERSION of 260 Opening Brief in Support, of <i>Defendants Bath & Body Works, Inc. and Limited Brands Inc.'s Motion for Summary Judgement of Non-Infringement of U.S. Patent 5,063,062</i> by Bath & Body Works Inc.. (Attachments: # 1 Certificate of Service)(Rennie, Sheldon) (Entered: 07/11/2006)
07/11/2006	 286	REDACTED VERSION of 260 Opening Brief in Support, -----Redacted Version of 260 DECLARATION of David M. Hill, Esq. in Support of the Opening Brief in Support of <i>Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgement of Non-Infringement of U.S Patent No. 5,063,062</i> by Bath & Body Works Inc.. (Attachments: # 1 Exhibit A thru G# 2 Exhibit H Thru J# 3 Exhibit K part 1# 4 Exhibit K part 2# 5 Exhibit K part 3# 6 Exhibit K part 4# 7 Exhibit L thru M# 8 Certificate of Service)(Rennie, Sheldon) (Entered: 07/11/2006)
07/11/2006	 287	REDACTED VERSION of 284 Opening Brief in Support, of <i>Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgement of Unenforceability Due to Inequitable Conduct</i> by Bath & Body Works Inc.. (Attachments: # 1 Declaration# 2 Exhibit A Thru H to Declaration# 3 Certificate of Service)(Rennie, Sheldon) (Entered: 07/11/2006)
07/13/2006	 288	SEALED REPLY BRIEF re 231 MOTION Daubert Motion to Strike the Expert Report and Exclude the Trial Testimony of the Kao Defendants' Damages Expert filed by LP Matthews LLC. (Lydon, Tiffany) (Entered: 07/13/2006)
07/13/2006	 289	REDACTED VERSION of 276 Answering Brief in Opposition, to <i>Motion to Strike the Expert Report and Exclude the Trial Testimony of the Kao Defendants' Liability Expert Robert Y. Lochhead</i> by KAO Brands Co.. (Attachments: # 1 Exhibit A)(Moore, David) (Entered: 07/13/2006)
07/13/2006	 290	SEALED ANSWERING BRIEF in Opposition re 249 MOTION for Summary Judgment of <i>Non-Infringement</i> filed by LP Matthews LLC.Reply Brief due date per Local Rules is 7/20/2006. (Lydon, Tiffany) (Entered: 07/13/2006)
07/13/2006	 291	REDACTED VERSION of 263 Opening Brief in Support, of <i>Cross-Motion for Summary Judgment of Infringement Against the Kao Defendants and Updated Answering Brief in Opposition to KBC's March 8, 2005 Motion for Summary Judgment of Non-Infringement</i> by LP Matthews LLC. (Attachments: # 1 Exhibit 1-5# 2 Exhibit 6-13)(Lydon, Tiffany) (Entered: 07/13/2006)
07/13/2006	 292	REDACTED VERSION of 269 Opening Brief in Support of <i>Motion for Summary Judgment of Infringement by the Limited Defendants</i> by LP Matthews LLC. (Attachments: # 1 Exhibit A-I)(Lydon, Tiffany) (Entered: 07/13/2006)
07/13/2006	 293	SEALED REPLY BRIEF re 231 MOTION Daubert Motion to Strike the Expert Report and Exclude the Trial Testimony of the Kao Defendants' Damages Expert , <i>Robert Y. Lochhead</i> , filed by LP Matthews LLC. (Lydon, Tiffany) (Entered: 07/13/2006)
07/13/2006	 294	REPLY BRIEF re 234 MOTION to Strike the Expert Report and Exclude the Trial Testimony of the Limited Defendants' Patent Law Expert, Michael H. Davis filed by LP Matthews LLC. (Lydon, Tiffany) (Entered: 07/13/2006)
07/13/2006	 295	REPLY BRIEF re 230 MOTION to Suppress <i>The Limited Defendants' Motion to Exclude expert testimony of Christopher T. Rhodes</i> filed by Bath & Body Works Inc.. (Attachments: # 1 Exhibit 7# 2 Exhibit 8# 3 Exhibit 9# 4 Certificate of Service)(Rennie, Sheldon) (Entered: 07/13/2006)
07/14/2006	 296	REDACTED VERSION of 274 Answering Brief in Opposition to the <i>Limited Defendants' Motion to Exclude the Expert Report of Larry W. Evans</i> by LP Matthews LLC. (Lydon, Tiffany) (Entered: 07/14/2006)

07/14/2006	 297	REPLY BRIEF re 239 MOTION to Suppress <i>The Limited Defendants' Motion to Exclude expert testimony of Larry W Evans</i> filed by Bath & Body Works Inc.. (Attachments: # 1 Certificate of Service)(Rennie, Sheldon) (Entered: 07/14/2006)
07/14/2006	 298	(THIS HAS BEEN AMENDED- SEE D.I. 301) SEALED ANSWERING BRIEF in Opposition re 247 MOTION for Summary Judgment of <i>Invalidity Based Upon Lack of Written Description</i> filed by LP Matthews LLC.Reply Brief due date per Local Rules is 7/21/2006. (Attachments: # (1) Exhibit A)(Balick, Steven) Additional attachment(s) added on 7/17/2006 (fmt,). Modified on 7/17/2006 (fmt,). Modified on 7/17/2006 (fmt,). (Entered: 07/14/2006)
07/14/2006	 299	SEALED REPLY BRIEF re 232 MOTION to Strike the Expert Reports and Exclude the Trial Testimony of the Limited Defendants' Liability Expert John C. Carson filed by LP Matthews LLC. (Balick, Steven) (Entered: 07/14/2006)
07/15/2006	 300	ANSWERING BRIEF in Opposition re 245 MOTION for Summary Judgment of <i>Invalidity Based Upon a Subsequent Board Decision</i> filed by LP Matthews LLC.Reply Brief due date per Local Rules is 7/21/2006. (Attachments: # (1) Exhibit 1-5)(Balick, Steven) Additional attachment(s) added on 7/17/2006 (fmt,). (Entered: 07/15/2006)
07/17/2006		CORRECTING ENTRY: Per request from counsel, D.I. 298 has been placed under SEAL. (fmt,) (Entered: 07/17/2006)
07/17/2006		CORRECTING ENTRY: The initial attachment for exhibits 1-5 to D.I. 300 contained pages that were upside down; the initial attachment for exhibits 1-5 to D.I. 300 has been deleted and the proper one is now attached. (fmt,) (Entered: 07/17/2006)
07/17/2006	 301	SEALED AMENDED DOCUMENT by LP Matthews LLC. Amendment to 298 Answering Brief in Opposition, to <i>KBC's Motion for Summary Judgment of Invalidity Based Upon Lack of Written Description (SEALED)</i> . (Lydon, Tiffany) Modified on 7/17/2006 (fmt,). (Entered: 07/17/2006)
07/18/2006	 302	SEALED ANSWERING BRIEF in Opposition re 256 MOTION for Summary Judgment for <i>Lack of Standing</i> filed by LP Matthews LLC.Reply Brief due date per Local Rules is 7/25/2006. (Day, John) (Entered: 07/18/2006)
07/19/2006	 303	REDACTED VERSION of 290 Answering Brief in Opposition to <i>KBC's Second Motion for Summary Judgment of Non-Infringement</i> by LP Matthews LLC. (Lydon, Tiffany) (Entered: 07/19/2006)
07/19/2006	 304	REDACTED VERSION of 288 Reply Brief in Support of its <i>Daubert Motion to Strike the Expert Report and Exclude the Trial Testimony of the Kao Defendants' Damages Expert</i> by LP Matthews LLC. (Lydon, Tiffany) (Entered: 07/19/2006)
07/20/2006	 305	REDACTED VERSION of 293 Reply Brief in Support of its <i>Daubert Motion to Strike the Expert Reports and Exclude the Trial Testimony of the Kao Defendants' Liability Expert, Robert Y. Lochhead</i> by LP Matthews LLC. (Lydon, Tiffany) (Entered: 07/20/2006)
07/20/2006	 306	ANSWERING BRIEF in Opposition re 265 MOTION for Summary Judgment ----- <i>Defendants Bath & Body Works, Inc. and Limited Brands Inc.'s Motion for Summary Judgment of Invalidity Under 35 U.S.C. 102</i> filed by LP Matthews LLC.Reply Brief due date per Local Rules is 7/27/2006. (Lydon, Tiffany) Additional attachment(s) added on 8/1/2006 (fmt,). Modified on 8/1/2006 (fmt,). (Entered: 07/20/2006)
07/20/2006	 307	SEALED BRIEF (Combined Answering and Reply) (<i>SEALED</i>) re 262 MOTION for Summary Judgment (<i>LP Matthews' Cross-Motion for Summary Judgment of Infringement Against the Kao Defendants</i>), 249 MOTION for Summary Judgment of <i>Non-Infringement</i> filed by KAO Brands Co..Reply Brief due date per Local Rules is 7/27/2006. (Moore, David) Modified on 7/21/2006 (fmt,). (Entered: 07/20/2006)
07/20/2006	 308	SEALED DECLARATION re 307 Brief (Combined Answering and Reply), Brief (Combined Answering and Reply) (<i>Declaration of Robert Y. Lochhead, Ph.D in</i>

		<i>Support of KBC's (1) Opposition to LPM's Cross-Motion for Summary Judgment of Infringement, D.I. 262 and (2) Reply to LPM's Opposition to KBC's Motion for Summary Judgment of Non-Infringement, D.I. 290</i> by KAO Brands Co.. (Moore, David) Modified on 7/21/2006 (fmt,). (Entered: 07/20/2006)
07/20/2006	 309	SEALED ANSWERING BRIEF in Opposition re 272 MOTION for Summary Judgment ----- <i>Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgement of Invalidity Under 35 U.S.C 112</i> filed by LP Matthews LLC.Reply Brief due date per Local Rules is 7/27/2006. (Lydon, Tiffany) (Entered: 07/20/2006)
07/20/2006	 310	SEALED ANSWERING BRIEF in Opposition re 258 MOTION for Summary Judgment <i>Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgment of Unenforceability Due to Inequitable Conduct and Motion to Strike</i> filed by LP Matthews LLC.Reply Brief due date per Local Rules is 7/27/2006. (Lydon, Tiffany) (Entered: 07/20/2006)
07/20/2006	 311	SEALED ANSWERING BRIEF in Opposition ----- <i>To D.I. 267 LP Mathews' Motion for Summary Judgment of Infringement</i> filed by Bath & Body Works Inc., Limited Brands Inc..Reply Brief due date per Local Rules is 7/27/2006. (Attachments: # 1 Certificate Of Service)(Rennie, Sheldon) Modified on 7/21/2006 (fmt,). (Entered: 07/20/2006)
07/21/2006		CORRECTING ENTRY: D.I. 311 has been linked to D.I. 267 (fmt,) (Entered: 07/21/2006)
07/21/2006	 312	SEALED ANSWERING BRIEF in Opposition re 259 MOTION for Summary Judgment ----- <i>Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgement of Non-Infringement of U.S. Patent No. 5,063,062</i> filed by LP Matthews LLC.Reply Brief due date per Local Rules is 7/28/2006. (Lydon, Tiffany) (Entered: 07/21/2006)
07/21/2006	 313	SEALED ANSWERING BRIEF in Opposition re 268 MOTION for Summary Judgment ----- <i>Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgement of Invalidity Under 35 U.S.C 103</i> filed by LP Matthews LLC.Reply Brief due date per Local Rules is 7/28/2006. (Lydon, Tiffany) (Entered: 07/21/2006)
07/21/2006	 314	SEALED REPLY BRIEF re 247 MOTION for Summary Judgment <i>of Invalidity Based Upon Lack of Written Description</i> filed by KAO Brands Co.. (Moore, David) (Entered: 07/21/2006)
07/24/2006	 315	SEALED REPLY BRIEF re 245 MOTION for Summary Judgment <i>of Invalidity Based Upon a Subsequent Board Decision</i> filed by KAO Brands Co.. (Moore, David) (Entered: 07/24/2006)
07/25/2006	 316	NOTICE OF SERVICE of Second Updated Expert Report of Christopher T. Rhodes Pursuant to Federal Rule of Civil Procedure 26(A)(2)(b) by LP Matthews LLC.(Lydon, Tiffany) (Entered: 07/25/2006)
07/25/2006	 317	REDACTED VERSION of 311 Answering Brief in Opposition, <i>To LP Matthews' Motion for Summary Judgement of Infringement</i> by Bath & Body Works Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Certificate of Service)(Rennie, Sheldon) (Entered: 07/25/2006)
07/25/2006	 318	REDACTED VERSION of 302 Answering Brief in Opposition <i>to The Limited Defendants' Motion for Summary Judgment for Lack of Standing</i> by LP Matthews LLC. (Lydon, Tiffany) (Entered: 07/25/2006)
07/25/2006	 319	SEALED REPLY BRIEF re 256 MOTION for Summary Judgment <i>for Lack of Standing</i> filed by Bath & Body Works Inc.. (Attachments: # 1 Exhibit K# 2 Certificate of Service)(Rennie, Sheldon) (Entered: 07/25/2006)

07/26/2006	 320	REDACTED VERSION of 298 Answering Brief in Opposition, to <i>KBC's Motion for Summary Judgment of Invalidity Based Upon Lack of Written Description</i> by LP Matthews LLC. (Lydon, Tiffany) (Entered: 07/26/2006)
07/26/2006	 321	REDACTED VERSION of 299 Reply Brief <i>Supporting its Daubert Motion to Strike the Expert Reports and Exclude the Trial Testimony of the Limited Defendants' Liability Expert, John C. Carson</i> by LP Matthews LLC. (Lydon, Tiffany) (Entered: 07/26/2006)
07/26/2006	 322	REDACTED VERSION of 301 Amended Document, <i>LP Matthews' Corrected Answering Brief in Opposition to KBC's Motion for Summary Judgment of Invalidity Based Upon Lack of Written Description</i> by LP Matthews LLC. (Lydon, Tiffany) (Entered: 07/26/2006)
07/27/2006	 323	REDACTED VERSION of 307 Brief (Combined Answering and Reply), Brief (Combined Answering and Reply) (<i>KBC's (1) Opposition to LPM's Cross-Motion For Summary Judgment of Infringement, D.I. 262 and (2) Reply to LPM's Opposition to KBC's Motion For Summary Judgment of Non-Infringement, D.I. 290</i>) by KAO Brands Co.. (Attachments: # 1 Exhibit A)(Moore, David) (Entered: 07/27/2006)
07/27/2006	 324	REDACTED VERSION of 308 Declaration, (<i>Declaration of Robert Y. Lochhead, Ph.D in Support of KBC's (1) Opposition to LPM's Cross-Motion For Summary Judgment of Infringement, D.I. 262 and (2) Reply to LPM's Opposition to KBC's Motion For Summary Judgment of Non-Infringement, D.I. 290</i>) by KAO Brands Co.. (Attachments: # 1 Exhibit A)(Moore, David) (Entered: 07/27/2006)
07/27/2006	 325	REDACTED VERSION of 314 Reply Brief (<i>KBC's Reply in Support of its Motion For Summary Judgment of Invalidity Based Upon Lack of Written Description</i>) by KAO Brands Co.. (Moore, David) (Entered: 07/27/2006)
07/27/2006	 326	REDACTED VERSION of 315 Reply Brief (<i>KBC's Reply in Support of its Motion For Summary Judgment of Invalidity Based Upon a Subsequent Board Decision</i>) by KAO Brands Co.. (Moore, David) (Entered: 07/27/2006)
07/27/2006	 327	REDACTED VERSION of 312 Answering Brief in Opposition, to the <i>Limited Defendants' Motion for Summary Judgment of Non-Infringement of '062</i> by LP Matthews LLC. (Day, John) (Entered: 07/27/2006)
07/27/2006	 328	REDACTED VERSION of 310 Answering Brief in Opposition, to the <i>Limited Defendants' Motion for Summary Judgment of Unenforceability Due to Alleged Inequitable Conduct</i> by LP Matthews LLC. (Day, John) (Entered: 07/27/2006)
07/27/2006	 329	REDACTED VERSION of 309 Answering Brief in Opposition, to the <i>Limited Defendants' Motion for Summary Judgment of Invalidity Under 35 U.S.C. Section 112</i> by LP Matthews LLC. (Day, John) (Entered: 07/27/2006)
07/27/2006	 330	REDACTED VERSION of 313 Answering Brief in Opposition, to <i>Bath & Body Works, Inc.'s and Limited Brands, Inc.'s Motion for Summary Judgment of Invalidity Under 35 U.S.C. Section 103</i> by LP Matthews LLC. (Day, John) (Entered: 07/27/2006)
07/27/2006	 331	SEALED REPLY BRIEF re 267 MOTION for Summary Judgment of Infringement by the <i>Limited Defendants</i> filed by LP Matthews LLC. (Day, John) (Entered: 07/27/2006)
07/27/2006	 332	REPLY BRIEF re 262 MOTION for Summary Judgment (<i>LP Matthews' Cross-Motion for Summary Judgment of Infringement Against the Kao Defendants</i>) filed by LP Matthews LLC. (Day, John) (Entered: 07/27/2006)
07/27/2006	 333	REPLY BRIEF re 265 MOTION for Summary Judgment ----- <i>Defendants Bath & Body Works, Inc. and Limited Brands Inc.'s Motion for Summary Judgment of Invalidity Under 35 U.S.C. 102</i> filed by Bath & Body Works Inc.. (Attachments: # 1 Certificate of Service)(Rennie, Sheldon) (Entered: 07/27/2006)
07/27/2006	 334	SEALED REPLY BRIEF re 258 MOTION for Summary Judgment <i>Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgment of</i>

		<i>Unenforceability Due to Inequitable Conduct</i> filed by Bath & Body Works Inc.. (Attachments: # 1 Certificate fo Service)(Rennie, Sheldon) (Entered: 07/27/2006)
07/27/2006	335	REPLY BRIEF re 272 MOTION for Summary Judgment ----- <i>Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgement of Invalidity Under 35 U.S.C 112</i> filed by Bath & Body Works Inc.. (Attachments: # 1 Exhibit B# 2 Certificate of Service)(Rennie, Sheldon) (Entered: 07/27/2006)
07/27/2006	342	Letter to Deputy Clerk DiMeo from Tiffany Geyer Lydon, Esq. regarding D.I. 306; determined that the brief does not need to be sealed; enclosing 2 hard copies of D.I. 306 with the "Filed Under Seal" legend removed and a disk containing a PDF version of D.I. 306 - re 306 Answering Brief in Opposition. (fmt,) (Entered: 08/01/2006)
07/28/2006	336	SEALED REPLY BRIEF re 249 MOTION for Summary Judgment of <i>Non-Infringement</i> filed by Bath & Body Works Inc.. (Attachments: # 1 Exhibit N# 2 Certificate of Service)(Rennie, Sheldon) (Entered: 07/28/2006)
07/28/2006	337	SEALED REPLY BRIEF re 268 MOTION for Summary Judgment ----- <i>Defendants Bath & Body Works, Inc. and Limited Brands, Inc.'s Motion for Summary Judgement of Invalidity Under 35 U.S.C 103</i> filed by Bath & Body Works Inc.. (Attachments: # 1 Exhibit P Thru S# 2 Certificate of Service)(Rennie, Sheldon) (Entered: 07/28/2006)
07/31/2006	338	SEALED CLAIM CONSTRUCTION ANSWERING BRIEF re 244 Claim Construction Opening Brief filed by LP Matthews LLC. (Lydon, Tiffany) (Entered: 07/31/2006)
07/31/2006	339	SEALED CLAIM CONSTRUCTION ANSWERING BRIEF re 254 Claim Construction Opening Brief filed by KAO Brands Co.. (Moore, David) (Entered: 07/31/2006)
07/31/2006	340	SEALED CLAIM CONSTRUCTION ANSWERING BRIEF re 254 Claim Construction Opening Brief, 255 Claim Construction Opening Brief, filed by LP Matthews LLC. (Lydon, Tiffany) (Entered: 07/31/2006)
07/31/2006	341	SEALED CLAIM CONSTRUCTION ANSWERING BRIEF in Opposition ----- <i>Defendants Bath & Body Works, Inc. and Limited Brands Inc.'s Answering Brief In Opposition to Plaintiff LP Matthews' Opening Claim Construction Brief D.I. 254</i> filed by Bath & Body Works Inc. (Attachments: # 1 Exhibit K Thru M# 2 Certificate of Service)(Rennie, Sheldon) Modified on 8/1/2006 (fmt,). Modified on 8/1/2006 (fmt,). (Entered: 07/31/2006)
08/01/2006		CORRECTING ENTRY: Per request in D.I. 342, the originally filed sealed version of D.I. 306 has been replaced with the unsealed version. (fmt,) (Entered: 08/01/2006)
08/01/2006		CORRECTING ENTRY: An incorrect docketing code was used to docket D.I. 341. The code "Claim Construction Answering Brief" should have been used. D.I. 341 has been corrected to reflect that it is a Claim Construction Answering Brief and has been linked to D.I. 254. (fmt,) (Entered: 08/01/2006)
08/01/2006	343	REDACTED VERSION of 319 Reply Brief <i>In Support of the Limited Defendants' Motion for Summary Judgement for Lack of Standing</i> by Bath & Body Works Inc.. (Attachments: # 1 Exhibit K# 2 Certificate of Service)(Rennie, Sheldon) (Entered: 08/01/2006)
08/02/2006	344	REDACTED VERSION of 334 Reply Brief, <i>In Support of the Limited Defendants' Motion for Summary Judgment of Unenforceability Due to Inequitable Conduct</i> by Bath & Body Works Inc.. (Attachments: # 1 Certificate of Service)(Rennie, Sheldon) (Entered: 08/02/2006)
08/02/2006	345	REDACTED VERSION of 336 Reply Brief <i>In Support of the Limited Defendants' Motion for Summary Judgment of Non-Infringement</i> by Bath & Body Works Inc.. (Attachments: # 1 Exhibit N# 2 Certificate of Service)(Rennie, Sheldon) (Entered: 08/02/2006)

08/02/2006	 346	REDACTED VERSION of 337 Reply Brief, <i>In Support of the Limited Defendants' Motion for Summary Judgment of Invalidity Under 35 U.S.C. 103</i> by Bath & Body Works Inc.. (Attachments: # 1 Exhibit P Thru S# 2 Certificate of Service)(Rennie, Sheldon) (Entered: 08/02/2006)
08/03/2006	 347	REDACTED VERSION of 331 Reply Brief <i>in Support of its Motion for Summary Judgment of Infringement by the Limited Defendants</i> by LP Matthews LLC. (Lydon, Tiffany) (Entered: 08/03/2006)
08/03/2006	 348	REDACTED VERSION of 339 Claim Construction Answering Brief by KAO Brands Co.. (Moore, David) (Entered: 08/03/2006)
08/04/2006	 349	REDACTED VERSION of 340 Claim Construction Answering Brief <i>in Opposition to the Limited Defendants' Proposed Claim Construction</i> by LP Matthews LLC. (Lydon, Tiffany) (Entered: 08/04/2006)
08/04/2006	 350	REDACTED VERSION of 338 Claim Construction Answering Brief <i>in Opposition to KBC's Proposed Claim Construction</i> by LP Matthews LLC. (Lydon, Tiffany) (Entered: 08/04/2006)
08/07/2006	 351	REDACTED VERSION of 341 Answering Brief in Opposition, ----- <i>Defendants Bath & Body Works, Inc. and Limited Brands Inc.'s Answering Brief in Opposition to Plaintiff LP Matthews' Opening Claim Construction Brief</i> by Bath & Body Works Inc.. (Attachments: # 1 Exhibit K Thru M# 2 Certificate of Service)(Rennie, Sheldon) (Entered: 08/07/2006)
08/10/2006	 352	MOTION for Pro Hac Vice Appearance of Attorney Jeffrey I. Frey, T. Monique Jones, and David P. Swenson - filed by LP Matthews LLC. (Lydon, Tiffany) (Entered: 08/10/2006)
08/15/2006	 353	NOTICE of WITHDRAWAL of Jason R. Buratti, Esquire by LP Matthews LLC (Lydon, Tiffany) (Entered: 08/15/2006)
08/15/2006		(Court only) *** Attorney Jason R. Buratti terminated per D.I. 353. (fmt,) (Entered: 08/15/2006)
08/21/2006		SO ORDERED, re 352 MOTION for Pro Hac Vice Appearance of Attorney Jeffrey I. Frey, T. Monique Jones, and David P. Swenson filed by LP Matthews LLC . Signed by Judge Sue L. Robinson on 8/16/06. (rld,) (Entered: 08/21/2006)
09/18/2006		Set/Reset Hearings: Oral Argument reset for 9/21/2006 02:00 PM in Courtroom 6B before Honorable Sue L. Robinson. (rld,) (Entered: 09/18/2006)
09/21/2006		Minute Entry for proceedings held before Judge Sue L. Robinson : Oral Argument held on 9/21/2006. (Court Reporter V. Gunning.) (rld,) (Entered: 09/25/2006)
09/29/2006	 354	TRANSCRIPT of Oral Argument held on 9/21/06 before Judge Robinson. Court Reporter: V. Gunning. (Transcript on file in Clerk's Office) (fmt,) (Entered: 09/29/2006)
10/06/2006		(Court only) ***Deadlines terminated. (rld,) (Entered: 10/06/2006)
10/13/2006	 355	SEALED Supplemental RESPONSE to Motion re 256 MOTION for Summary Judgment for Lack of Standing filed by LP Matthews LLC. (Day, John) Modified on 10/13/2006 (fmt,). (Entered: 10/13/2006)
10/13/2006	 356	Letter to The Honorable Sue L. Robinson from John G. Day regarding Supplemental Submission in Opposition to the Limited Defendants' Motion for Summary Judgment for Lack of Standing (D.I. 355). (Day, John) (Entered: 10/13/2006)
10/16/2006	 357	Proposed Pretrial Order by LP Matthews LLC, Bath & Body Works Inc., Limited Brands Inc., KAO Brands Co., KAO Corporation. (Attachments: # 1 Exhibit 1-6# 2 Exhibit 7-10# 3 Exhibit 11 A and 11 B# 4 Exhibit 12 A and 12 B# 5 Exhibit 13-17# 6